BROOKLYN NEWS.

Justice Cullen Declines to Issue a He Denies the Truth of a Circular Brooklyn Democratic Leaders Dine Writ of Mandamus.

Do Their Duty.

on Mr. Gaynor's application for writs against James A. Garfield.

He finds that each Register in question denies that Mr. Gaynor or his agents made any application to him to be allowed to copy the lists. He said it was the duty of the registers to give every one applying for permission to copy the lists a fair opportunity to do so.

He made it plain that the registers hould take pains to see that the representatives of the various political parties should have an equal and fair specific charge had been made

No specific charge had been made against any particular register as an individual, he said. When the registers are referred to as a class he could not presuppose that any official was not going to do his duty. He said he thought that they would do their duty. He had spoken to the registers individually and instructed them to carry out the law to the letter, which gives every one an equal chance. He would be in the Court-House all day to-day ready to hear any complaints. If the registers do not do their duty now he will take steps to compet them to do so. The case was heard by Justice Cullen yesterday. Affidavits of William J. Gaynor, James M. Masterson and William C. Mayer were submitted. They make the present of the ceffect that they had attempted to get possession of the registry lists, but had been prevented from so doing by John Y. McKane and the registers of election.

Mr. Gaynor said he wanted to see the registry lists for the nurses of the registry lists for the nurses of significant parts of the presence of the registry lists for the nurses of the register of a said was not going to his days the said he thought that they would not presure in tify Bis Assalient.

Thomas Gorman, colored, of 244 John-tones of street, Brooklyn, is in the Homeopath of the street brooklyn, is in the Homeopath of the secondary of the registers do not do their duty now he would he his abdomen which may cause his death.

He attended a colored Democratic mass meeting in a hall on Hudson avenue. The men stopped for a chat a short distance from the hall and were joined by a third man.

They taked politics and got into a dispute. A moment later the third man dispute. A moment later the third man dispute.

Mr. Gaynor said he wanted to see the registry lists for the purpose of mailing ballots to the voters. He also was led to believe that fraud had been practised in that the number of persons registered were too numerous for the actual number of inhabitants of the

saloon and entered the closet.
Sheriohs continued to arrange his glassware, and in a few minutes he was startied by a pistol shot.
Rushing into the small compartment, he saw the stranger lying in a corner, with blood oozing from an ugly hole in his forehead. A glance showed that life had fled, He called a policeman and had the body removed to the Hamilton avenue police station.

The suicide was apparently twenty-eight years old, five feet six inches in height, weighed 160 pounds and had a sandy mustache. He was fairly well dressed in a dark suit of clothes, black overcoat and derby, congress gaiters, white shirt, turn-down collar and black slik necktle.

In his pockets were fifteen cents, two keys, copies of yesterday's morning and evening papers. The only clue that may lead to his being identified was the tag on the inside of the colar of his overcoat, which bore the name of Mackoi & Son, New Haven, Conn.

The body is now at the Brooklyn

No person shall lose a residence by reason of his or of the high seas; nor while a student seminary of learning; nor while kept at inshouse or other asylum at public ex-nor while confined in any public prison. The Judge said: "I will strike no names from the lists unless proof is full and complete that no such parties exist and that they have no right to vote. You must show all the law requires, you must show that no such persons are in the employment of the United States.

"A man who has been away can come back and if there is no home where he formerly lived, he can register from the Yacant lot. You must show that these alleged fraudulent voters do not come ander the category in cluded in the section of the Constitution."

Conducted by the lattle Sisters of the Poor.

States for over twenty years, obtained writs of mandamus from Judge Gildersleeve, of the Superior Court, requiring the Registry Board in their election district to reconvene to-morrow and register them as voters.

The Court said it was absurd for the election inspectors to refuse to register these gentlemen, who had been voters for twenty years.

Both were in the same predicament, having mishaid their naturalization papers. They offered the Board of Registry, however, in proof of their citizenship, passports issued by the State Department to Mr. Wormser in 1831 and to Mr. Feuchtwanger in 1873. They voluntered also to make affidavit of their citizenship, but the Board persisted in its refusal to qualify them to vote.

Mr. Wormser became a citizen in 1858, being naturalized in Sacramento, Cal. The other gentleman received citizenship from the Superior Court in Macon, Ga., in 1856.

Held for a Stabbing Affray. Thomas Erickson, of Atlantic avenue, Brooklyn, was held for the Grand Jury by Justice Tighe, in

Sent to Irishmen.

on the Land of His Birth,

of William J. Gaynor, can- Mayor Boody, of Brooklyn, this morndidate for Justice of the Supreme Court ing made the announcement that while of the Democratic party in Kings County in the Second Judicial District, gath- a candidate on the Republican ticket it leaked out in the ranks this morning ed in large numbers in the Supreme for Congress in 1880 he supported and that poll clerks and canvassers of Brook-Court, Brooklyn, this morning. They voted for Gen, Winfield Scott Hancock, lyn had been dined by the General Comme to hear Justice Cullen's decision the Democratic nominee for President mittee last night.

Elections of the town of Gravesend to swer to a circular that was spread vitations supplemented with the informaexhibit their registry lists so that Mr. broadcast among Irishmen in Brooklyn then that poil clerks and canvassers (Gaynor's employees can copy them. to-day by J. E. Robinson, son of "Riche- would receive "instructions." The Justice denied Mr. Gaynor's appli- Heu" Robinson, who was Boody's op-

licu" Robinson, the champion of the Irish. Acting on Mr. Robinson's idea, the Independents are preparing circulars de-Acting on 14t. Robbison's local the Independents are preparing circulars de-claring that Mayor Boody's candidacy on the Republican ticket in 1880 helped considerably to defeat Hancock.

son street, Brooklyn, is in the Homoco-pathle Hospital with an ugly stab \$15,14 wound in his abdomen which may cause rolls, in the death

He attended a colored Democratic by mass meeting in a hall on Hudson avenue, near Willoughby street, last even-the way."

o'clock with James Evers, of 26 Hudson avenue. The men stopped for a chat a short distance from the hall and were joined by a third man.

They talked politics and got into a dispute. A moment later the third man was seen running away. Policeman Mahoney found Gorman lying in a pool of blood on the sidewalk. He was restent his companion, who was so drunk that he was unable to tell the name of Gorman's assailant. Charles Wilder, a colored bootblack, of 22 Myrtt the avenue, was taken before Gorman. The intured man could not positively

mailing ballots to the voters. He also was led to believe that fraud had been practised in that the number of persons registered were too numerous for the actual number of inhabitants of the town.

The action against John Y. McKane was ruled out by Judge Cullen yester-flay, when he led the that the present case was against the registers solely.

SUICIDE IN A SALOON.

An Unknown Men Shoots Himself on Ferry Place, Brooklyn.

An unknown man committed suicide in a closet in Herman Sherlohs's saloon, 3 Ferry place, Brooklyn, early this morning, by shooting himself in the right temple with a 32-calibre, self-acting revolver, lie died instantly.

Sherlohs was just preparing to close his said to have inflicted upon Timoth was just preparing to close his said to have inflicted upon Timoth was just preparing to close his said to have inflicted upon Timoth was just preparing to close his said to have inflicted upon Timoth was just preparing to close his said to have inflicted upon Timoth John Klein, the woman's husband was also remanded to jail as a witness.

Sherlohs was just preparing to close his glassware, and then walked to the rear of the galoon and entered the closet.

Sherlohs was just preparing to close his glassware, and then walked to the rear of the galoon and entered the closet.

Sherlohs was just preparing to close his said to have inflicted upon timoth was just preparing to close his glassware, and then walked to the rear of the galoon and entered the closet.

Sherlohs was just preparing to close his glassware, and then walked to the rear of the galoon and entered the closet.

Sherlohs was just preparing to close his glassware, and then walked to the rear of the galoon and entered the closet.

Sherlohs was just preparing to close his glassware, and then walked to the rear of the galoon and entered the closet.

Sherlohs was just preparing to close his glassware, and then walked to the rear of the galoon and entered the closet.

Sherlohs deal the called by the prospects of a flight.

Sherlohs deal the called

GELHART AGAIN REMANDED.

The Greene Inquest Will Be Held Next Tuesday.

Policeman William Gelhart, who shot

INSPECTORS CALLED DOWN.

INSPECTORS CALLED DOWN.

Must Specially Convene and Register

Wormser and Feuchtwanger,
Simon Wormser, the banker, who resides at 836 Fifth avenue, and Meyer
Feuchtwanger, who lives at 64 East
Sixty-fifth street, both of whom had been naturalized citizens of the United
Bittes for over twenty years, obtained
writs of mandamus from Judge Gilder
Hard Assembly District—United German Democracy
Second—39 Madison street and Legater and Jefferson street and East Frouth street.
Seventh—Concordia Hall, Avenue A, near Second street, West Twelfth and Washington streets, Charles attent and Eighth avenue.

First Assembly District—United German Democracy
Second—39 Madison street and Legater an

the littler Street Police Court, Brooklyn, this Browning Herset Police Court, Brooklyn, this Harrin in the chest with a cleap knife, at 444 Adiantic avenue, on Oct. 20 last.

COI: Binin's Daughter of Col. W. E. Strength and Front Court, and Col. W. E. Sinn, the Brooklyn manager, was married yester-day to William Call, at the residence of the Rev. Dr. Carpenter, Harlem.

HIS CASE, BOODY SUPPORTED HANGOCK, POLL CLERKS "INSTRUCTED.

Election Officials,

Gravesend Registers, He Says, Must McLaughlin Accused of Going Back Gaynor's Ertimate of the Tax As

Late yesterday afternoon a messenger mandamus to compel the Registers of | The announcement was made in an- from the General Committee brought in-Some of the canvassers asked

cations orally. He said in substance ponent in Congress in that year.

In the circular Mr. Robinson says formulate an opinion on the matter in question in such a short time.

He finds that each Register in question denies that Mr. Gaynor or his tickets, cut Gen. Hancock.

I methods to be put in operation in Mayor Boody is defeated.

illegal methods to be put in operation in case Mayor Boody is defeated.

William J. Gaynor has prepared a statement, which by his own computation gives what he believes to be the tax rate in Brooklyn for 1891.

"The figures I gave at Arion Hail last night," said Mr. Gaynor, "were the best attainable. I did not vouch for them as official. On the contrary, the officials are holding back the figures, and we have to calculate as best we can.

The figures I have are as follows:

"City tax, \$1,200,855.29; county tax, \$2,601,473.76; State tax, \$1,221,795.46; total, 515.145.145.1 Total taxable values on the prolis, \$506,020,356.

"Dividing the total tax to be levied by the total valuations we get \$2,39 as

Mr. Johnson reviews at length the Mayor's connection with the franchises and accuses him of many acts of crook-

Times.

SAID TO BE STARVING.

was well-to-do, and is not seed to the woman's screams were neard by a policeman, and when he entered the house he found Mrs. Sheppard lying on the floor with a terrible wound in her strength.

This poor, old, little woman has a strapping big son who lost his job as a 'longshoreman three months ago, and 'longshoreman's screams were neard by a policeman, and when he entered the house he found Mrs. Sheppard lying on An extra force of constant the floor with a terrible wound in her head.

Her husband had fled. He was subsectively captured and locked up.

QUEER REGISTRATION DECISION.

Man May Register from a Vacant
Lot if It Once Held His Home.

ALBANY, Nov. 3.—A remarkable decision in an illegal registration case was made by County Judge Clute here yesside to in all over the State, unless the higher courts declare it void. He decided that the prosecution would have to prove that each and every person charged with registering illegally was not a solder, sailor, pauper or criminal. He quotes section 3 of article II., of the Constitution, which says:

No person shall lose a residence by reason of his lassage with a emphasial to the prosecution while sandard in lose as residence by reason of his lassage with emphasized in the County Judge Clute here yes that each and every person charged with registering illegally was not a solder, sailor, pauper or criminal. He quotes section 3 of article II., of the Constitution, which says:

No person shall lose a residence by reason of his lassage with emphasized in the first coroner Creamer, who had charge of the case, had not yet held the danged of the case, had not yet held the danged of the case, had not yet held the danged of the case, had not yet held the danged of the case, had not yet held the danged of the case, had not yet held the danged of the case, had not yet held the danged of the case, had not yet held the danged of the case, had not yet held the danged of the case, had not yet held the danged of the case, had not yet held the danged of the case, had not yet held the danged of the case, had not yet held the danged of the case, had not yet held the danged of the case, had not yet held the danged of the case, had not yet held the danged of the case, had not yet held the danged of the case, had not yet held the date set for if. On this state, manuel to was compelled to put fifteen arms good wages he scarcely contribute towards his mother's support. In the towards his mother's support. In the towards his mother's support. In the towards his mother's support. The decid of the deed, neighbor was cased in the prospect

GRAND STREET, N. Y. HOUSEFURNISHING SUPPLIES

ON STEEL, 2 SIZES "PERIN" SHAPE, ALWAYS SOLD FOR \$2.00 AND \$2.50 EACH

WHITE ENAMELLED ON STEEL COCOA-SHAPE LONG-HANDLED DIPPER, WORTH 50c......

SPICE CABINET.

S-DRAWER, LACQUERED OR OAK-GRAINED, WERE 98c. THE REAUTY CUSPADORE, DEC-ORATED IN ARTISTIC DESIGNS, FANCY SATIN-LINED WORK BASKETS AND WALL POCK-ETS, WOULD BE CHEAP AT

PIANO AND FANCY COLORED ORNAMENT DUSTERS, THE REG-ULAR 50c, KIND, NOW...... OIL CLOTH, STAIR CRASH, PER YARD. SHELF OIL CLOTH, ANY PAT-

CYLINDER HEATING STOVES...\$2.98 UP SQUARE PARLOR STOVES \$7.49 UP

LARGE ASSORTMENT GAS AND OIL HEAT ERS. PARLOR AND KITCHEN STOVES AND RANGES, DUSTLESS ASH SIFTERS, BRASS FENDERS AND FIRE SETS

F. MUSSON & CO.'S Shoe Stock, Brooklyn, 30c, ON THE DOLLAR.

309 to 321 Grand st., N. Y.

STAMPED ON A SHOE MEANS STANDARD OF MERIT

Sixth Avenue, Corner 20th St.

FORMERLY OF SIXTH AVENUE, CORNER 12TH ST

French Patent Leather Shoes FOR MEN AND WOMEN.

Made in the Latest Fashionable Styles, Highest Grade of Workmanship and Finish, at prices that will surprise everybody by their remarkably low figures.





These Shoes are equal to any \$5 Patent Leather Shoes in the market.

I have no agencies or branch stores. My Shoes cannot be purchased of any other dealer.

Open evenings until 7 o'clock. Saturdays until 10 P. M.

EDW'D RIDLEY & SONS, A. J. CAMMEYER

Sixth Ave., Corner 20th St.

Brutal Husband Pounds His Wife's Prison for Foalks and Howard Head with a Hammer.

Would-Be Murderer Fled, but Was Held at Paterson in \$3,000 Ball Captured.

William Sheppard, an iron moulder, beat Policeman William Gelhart, who shot and killed John E. K. Greene, the alleged lover of Gelhart's wife, was again Mrs. Jane Robbins, who at one time leged lover of Gelhart's wife, was again when he entered the calculation of the woman's screams were heard by a pixon and Van Hovenburg, were arranged when he entered the calculations. house he found Mrs. Sheppard lying on An extra force of constables was enthe floor with a terrible wound in her gaged to guard the doors of the court-

Besides \$100 Fines.

MEN'S

B. Altman & Co

To-morrow, Saturday,

Extra Quality Scarfs, flowing end "Nelson,"

Regular value \$1.75.

The result of the late of the second state of

TWO DAYS MORE

TO-DAY of TO-MORROW.

WE CONTINUE

OUR GREAT

Most Wonderful Sale Ever Known.

\$18.00 OVERCOAT. FINE DERBY HAT. VALUE - -PAIR SILK SUSPENDERS, VALUE - -WHITE DRESS SHIRT, VALUE -1.50 SILK SCARF, VALUE - - - LINEN COLLAR, VALUE - -.50 1 PAIR HALF HOSE, VALUE

The above Complete Wardrobe will be sold for **89.90.**

The OVERCOATS and SUITS are all made from finest all-wool goods, tailor-made and elaborately trimmed. Our Melton, Kersey and

Chinchilla OVERCOATS are Silk, Satin and Cloth-Lined.

OUR SUITS will be found in single and double-breasted Sacks and Cutaways. SEE OUR WINDOW DISPLAY.

Greatest Sight in the Metropolis. BUYS ALL.

HAVE YOU GOT ANY BOYS? If you have, don't fail to bring them here to-day and to-morrow, for we are going to sell: 500 Long Cape Overcoats in rough Scotch Cheviots in latest patterns, including large

plaids, lined with cloth throughout.
500 Double-Breasted Suits, every fibre wool, guaranteed value \$5.00. TO-DAY AND TC-MORROW THEY GO AT \$1.49.

86 # 88 Bowery, Cor. Hester.

OPEN TO-NICHT TILL 9 P. M.

ESTABLISHED 1807. WATER TO DAY.

A.M. P.M.
1.14 2.34

1.46 4.01

Furniture, Carpets, Bedding, Stoves, Pictures,

> Everything for Housekeeping. 193 to 205 Park Row, N.Y., Between City Hall and Chatham Square. As LONG CREDIT as can be given on GOOD GOODS at LOW PRICES and WITHOUT INTEREST charge. Weekly

or menthly payments. Extension of B. M. COWPERTHWAIT & CO.

NEW WARRANTS ISSUED. Staten Island Officials Fall to Appear for a Hearing.

CLIFTON, S. I., Nov. 3.-District-At-Commissioner George Van Name and Edward Lawson failed to appear before Justice Cornell, at this place, this morning to answer the charge made by David J. Jones and Lester B. Scolled, that they tampered with ballots at a primary meeting held at Port Richmond. primary meeting held at Port Richmond.

Messrs, Jones and Scotleld came into court accompanied by W. Travers Jerome, the well-known New York inverse, who appeared as their counsel.

Justice Cornell found himself is a dilemma. It was the duty of District-Attorney Fitzgeraid to be present and prosecute the charges, but as the District-Attorney himself was one of the defendants his absence was easily explained.

plained.

Justice Cornell, at the request of Mr.

Jerome, issued new warrants for the
arrest of the defendants. At noon they
were placed in the hands of a countain,
who started out to nearch for the mea.